# BEFORE THE DIVISION OF MEDICAL QUALITY MEDICAL BOARD OF CALIFORNIA DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

| In the Matter of the Accusation Against:             | ) )          |                         |
|--|--------------|-------------------------|
| SUSAN BRUNNER VAN DYKE, M.D.                         | )            | File No. 16-2005-167362 |
| Physician's and Surgeon's<br>Certificate No. G 85419 | )            |                         |
| Respondent   | )<br>)<br>_) |                         |

#### **DECISION**

The attached Stipulated Surrender of License and Order is hereby adopted as the Decision and Order of the Division of Medical Quality of the Medical Board of California, Department of Consumer Affairs, State of California.

This Decision shall become effective at 5:00 p.m. on March 6, 2006

IT IS SO ORDERED February 27, 2006

MEDICAL BOARD OF CALIFORNIA

By: \_

Ronald L. Moy, M.D., Chairman

Panel B

Division of Medical Quality

| l  |   |   |  |  |
|----|---|---|--|--|
| 1  | BILL LOCKYER, Attorney General of the State of California   |   |  |  |
| 2  | JOSE R. GUERRERO Supervising Deputy Attorney General  |   |  |  |
| 3  | JANE ZACK SIMON, State Bar No. 116564  Deputy Attorney General                                    | ·   |  |  |
| 4  | California Department of Justice 455 Golden Gate Avenue, Suite 11000                              |   |  |  |
| 5  | San Francisco, CA 94102-7004<br>Telephone: (415) 703-5544   |   |  |  |
| 6  | Facsimile: (415) 703-5480   |   |  |  |
| 7  | Attorneys for Complainant   |   |  |  |
| 8  | BEFORE THE DIVISION OF MEDICAL QUALITY MEDICAL BOARD OF CALIFORNIA DEPARTMENT OF CONSUMER AFFAIRS |   |  |  |
| 9  |   |   |  |  |
| 10 | STATE OF CAL  |   |  |  |
| 11 | In the Matter of the Accusation Against:  |   |  |  |
| 12 | SUSAN BRUNNER VAN DYKE, M.D.<br>5206 N. Scottsdale Rd.  | Case No.16-2005-167362                    |  |  |
| 13 | Paradise Valley, AZ 85253   | STIPULATED SURRENDER OF                   |  |  |
| 14 |   | LICENSE AND ORDER                         |  |  |
| 15 | Physician and Surgeon's<br>Certificate No. G85419   |   |  |  |
| 16 | Coldificate 140. Gos-17   |   |  |  |
| 17 | Respondent.   |   |  |  |
| 18 |   |   |  |  |
| 19 | IT IS HEREBY STIPULATED AND   | AGREED by and between the parties in this |  |  |
| 20 | proceeding that the following matters are true:   |   |  |  |
| 21 | 1. David T. Thornton (Complainant) is the Executive Director of the Medical                       |   |  |  |
| 22 | Board of California, and maintains this action solely in his official capacity. Complainant is    |   |  |  |
| 23 | represented in this matter by Bill Lockyer, Attorney General of the State of California, by Jane  |   |  |  |
| 24 | Zack Simon, Deputy Attorney General.  |   |  |  |
| 25 | 2. Susan Brunner Van Dyke, M.   | D. is represented in this proceeding by   |  |  |
| 26 | Robert W. Stewart, Attorney at Law, 21 Tamal Vista Blvd, Suite 295, Corte Madera, CA 94925.       |   |  |  |
| 27 | 111   |   |  |  |
| 28 | 111   |   |  |  |
| l) |   |   |  |  |

- . 3. Respondent has received, read, discussed with her attorney and understands the Accusation which is presently on file and pending in case number 16-2005-167362, a copy of which is attached as Exhibit A.
- 4. Respondent has carefully read and understands the charges and allegations in Accusation No. 16-2005-167362. Respondent also has carefully read, discussed with her attorney and understands the effects of this Stipulated Surrender of License and Order.
- 5. Respondent is fully aware of her legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to be represented by counsel, at her own expense; the right to confront and cross-examine the witnesses against her; the right to present evidence and to testify on her own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to reconsideration and court review of an adverse decision; and all other rights accorded by the California Administrative Procedure Act and other applicable laws.
- 6. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.
- 7. Respondent agrees that based on the action taken by the Arizona Medical Board, cause exists to discipline her California physician and surgeon's certificate pursuant to Business and Professions Code sections 141 and 2305. Respondent's Arizona license was reactivated in December, 2005, and is currently subject to a probationary order in Arizona. (A copy of the December 12, 2005 Consent Agreement For License Reactivation, Stayed Revocation and Probation issued by the Arizona Medical Board is attached hereto as Exhibit B.) Respondent has no present intention of practicing medicine in California and wishes to surrender her California license.
- 8. Respondent understands that by signing this stipulation she is enabling the Medical Board of California to issue its order accepting the surrender of license without further process. She understands and agrees that Board staff and counsel for complainant may communicate directly with the Board regarding this stipulation, without notice to or participation by respondent or her counsel. In the event that this stipulation is rejected for any reason by the

- 9. Upon acceptance of this stipulation by the Board, respondent understands that she will no longer be permitted to practice as a physician and surgeon in California, and also agrees to surrender and cause to be delivered to the Board any license and wallet certificate in her possession before the effective date of the decision.
- 10. The admissions made by respondent herein are only for the purposes of this proceeding, or any other proceedings in which the Medical Board or other professional licensing agency is involved, and shall not be admissible in any other criminal or civil proceeding.
- 11. Respondent fully understands and agrees that if she ever files an application for relicensure or reinstatement in the State of California, the Board shall treat it as a petition for reinstatement, and respondent must comply with all laws, regulations and procedures for reinstatement of a revoked license in effect at the time the petition is filed.
- 12. Respondent understands that she may not petition for reinstatement as a physician and surgeon for a period of three (3) years from the effective date of her surrender. Information gathered in connection with Accusation number 16-2005-167362 may be considered by the Division of Medical Quality in determining whether or not the grant the petition for reinstatement. For the purposes of the reinstatement hearing, the allegations contained in Accusation number 16-2005-167362 shall be deemed to be admitted by respondent, and respondent waives any and all defenses based on a claim of laches or the statute of limitations.
- 13. The parties understand and agree that facsimile copies of this Stipulated Surrender of License, including facsimile signatures thereto, shall have the same force and effect as the originals.

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| 2    | ACCEPTANCE   |
| 3    | I have carefully read the above stipulation. I enter into it freely and voluntarily                  |
| 4    | and with full knowledge of its force and effect, do hereby surrender my Physician and Surgeon's      |
| 5    | Certificate Number G85419 to the Division of Medical Quality, Medical Board of California, for       |
| 6    | its formal acceptance. By signing this stipulation to surrender my license, I recognize that upon    |
| 7    | its formal acceptance by the Board, I will lose all rights and privileges to practice as a physician |
| 8    | and surgeon in the State of California and I also will cause to be delivered to the Board any        |
| 9    | license and wallet certificate in my possession before the effective date of the decision.           |
| 10   |  |
| 11   | DATED: 124 06  |
| 12   |  |
| 13   | SUSAN BRUNNER VAN DYKE, M.D.   |
| 14   | Respondent   |
| 15   | APPROVAL   |
| 16   | ATTROVAL   |
| 17   | I have fully read and discussed with respondent Susan Brunner Van Dyke, M.D.                         |
| 18   | the provisions of this Stipulated Surrender of License. I approve its form and content.              |
| 19   |  |
| 20   | DATED: 1-26-06   |
| 21   | V(S) that  |
| 22   | ROBERT WYSTEWART   |
| 23   | Attorney for Respondent  |
| 24   |  |
| 25   |  |
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## ENDORSEMENT The foregoing Stipulated Surrender of License and Order is hereby respectfully

submitted for consideration by the Division of Medical Quality, Medical Board of California.

DATED: 1/31/6L

BILL LOCKYER, Attorney General of the State of California

JANE ZACK SIMON Deputy Attorney General

Attorneys for Complainant

#### FILED STATE OF CALIFORNIA BILL LOCKYER, Attorney General MEDICAL BOARD OF CALIFORNIA 1 of the State of California SACRAMENTO Sept 9 JOSE R. GUERRERO 2 Supervising Deputy Attorney General JANE ZACK SÍMÓN 3 Deputy Attorney General [SBN 116564] 455 Golden Gate Avenue, Suite 11000 4 San Francisco, California 94102 Telephone: (415) 703-5544 5 Facsimile: (415) 703-5480 6 7 Attorneys for Complainant 8 BEFORE THE DIVISION OF MEDICAL OUALITY 9 MEDICAL BOARD OF CALIFORNIA DEPARTMENT OF CONSUMER AFFAIRS 10 STATE OF CALIFORNIA 11 Case No. 16-2005-167362 In the Matter of the Accusation Against: 12 SUSAN BRUNNER VAN DYKE, M.D., 7425 East Shea Boulevard, Suite 100 ACCUSATION 13 Scottsdale, AZ 85260 14 15 Physician and Surgeon's Certificate No. G85419 16 17 Respondent. 18 19 20 The Complainant alleges: **PARTIES** 21 Complainant David T. Thornton is the Executive Director of the Medical 1. 22 Board of California (hereinafter the "Board") and brings this accusation solely in his official 23 capacity. 24 On or about September 3, 1999, Physician and Surgeon's Certificate No. 2. 2.5 G85419 was issued by the Board to Susan Brunner Van Dyke, M.D. (hereinafter "respondent"). 26 Respondent's certificate is delinquent with an expiration date of October 31, 2002. 27

#### **JURISDICTION**

- 3. This accusation is brought before the Division of Medical Quality of the Medical Board of California, Department of Consumer Affairs (hereinafter the "Division"), under the authority of the following sections of the California Business and Professions Code (hereinafter "Code") and/or other relevant statutory enactment:
  - A. Section 2227 of the Code provides in part that the Board may revoke, suspend for a period of not to exceed one year, or place on probation, the license of any licensee who has been found guilty under the Medical Practice Act, and may recover the costs of probation monitoring if probation is imposed.
  - B. Section 125.3 of the Code provides, in part, that the Board may request the administrative law judge to direct any licentiate found to have committed a violation or violations of the licensing act, to pay the Board a sum not to exceed the reasonable costs of the investigation and enforcement of the case.
  - C. Section 2305 of the Code provides, in part, that the revocation, suspension, or other discipline, restriction or limitation imposed by another state upon a license to practice medicine issued by that state, that would have been grounds for discipline in California under the Medical Practice Act, constitutes grounds for discipline for unprofessional conduct.

#### D. Section 141 of the Code

- "(a) For any licensee holding a license issued by a board under the jurisdiction of a department, a disciplinary action taken by another state, by any agency of the federal government, or by another country for any act substantially related to the practice regulated by the California license, may be ground for disciplinary action by the respective state licensing board. A certified copy of the record of the disciplinary action taken against the licensee by another state, an agency of the federal government, or by another country shall be conclusive evidence of the events related therein.
  - "(b) Nothing in this section shall preclude a board from applying a

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specific statutory provision in the licensing act administered by the board that provides for discipline based upon a disciplinary action taken against the licensee by another state, an agency of the federal government, or another country."

- E. Welfare and Institutions Code section 14124.12 provides, in part, that a physician whose license has been placed on probation by the Medical Board shall not be reimbursed by Medi-Cal for "the type of surgical service or invasive procedure that gave rise to the probation."
- 4. Respondent is subject to discipline within the meaning of section 141 and is guilty of unprofessional conduct within the meaning of section 2305 as more particularly set forth herein below.

#### **FIRST CAUSE FOR DISCIPLINE**

(Discipline, Restriction, or Limitation Imposed by Another State)

5. On or about May 20, 2005, the Arizona Medical Board and respondent executed a Request for License Inactivation With Cause and Order Inactivating License With Cause, under which respondent agreed not to practice medicine in Arizona or any other location. The Request for License Inactivation With Cause and Order Inactivating License With Cause was the result of respondent's substance abuse relapse.

Attached hereto as Exhibit A is a true and correct copy of the Request for License Inactivation With Cause and Order Inactivating License With Cause before the Arizona Medical Board.

6. Respondent's conduct and the action of the Arizona Medical Board, as set forth in paragraph 5, above, constitute unprofessional conduct within the meaning of section 2305 and conduct subject to discipline within the meaning of section 141(a).

#### **PRAYER**

WHEREFORE, the complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Division issue a decision:

1. Revoking or suspending Physician and Surgeon's Certificate Number

#### BEFORE THE ARIZONA MEDICAL BOARD

In the Matter of

SUSAN VAN DYKE, M.D.

Holder of License No. 20156 For the Practice of Allopathic Medicine in the State of Arizona. CASE No: MD-05-0251A

REQUEST FOR LICENSE INACTIVATION WITH CAUSE AND ORDER INACTIVATING LICENSE WITH CAUSE.

- 1. I, SUSAN VAN DYKE, M.D., am the holder of License No. 20156 to practice allopathic medicine in the State of Arizona.
- 2. I hereby request that, effective at 12:01 p.m. on the date of the following order, the Arizona Medical Board ("Board") inactivate with cause my license to practice allopathic medicine, number 20156. A.R.S. §32-1452(F). I was previously under a Stipulated Rehabilitation Agreement ("SRA") for participation in the Board's Monitored Aftercare Program. The SRA terminated in 1995. I have now relapsed.
- 3. I agree not to practice medicine in the State of Arizona or any other state, territory or district of the United States or a foreign country while my Arizona license is inactive. I understand that I may not hold or maintain a controlled substance certificate with the Drug Enforcement Administration or write or refill prescriptions as long as my license is inactive. I understand that if I practice medicine while my license is inactive I will be practicing medicine without a license and/or without being exempt from licensure, a felony.
- 4. I agree that I shall not request reactivation of my license to practice medicine in the State of Arizona until I comply with all requests of the Board, which may include, but are not limited to, long-term inpatient treatment, psychiatric and psychometric evaluations, physical examination and testing, and written and/or oral competency examinations:

| 1  | understand that the Board will not reactivate my license until I present evidence             |
|----|---|
| 2  | satisfactory to the Board, in its sole discretion, that I am medically competent and mentally |
| 3  | and physically able to safely practice medicine.  |
| 4  | DATED this 20th day of Way, 2005.   |
| 5  |   |
| 6  |   |
| 7  | SUSAN VAN DYKEN M.D.  |
| 8  | SUSAN VAN DYKE, M.D.  |
| 9  | ORDER   |
| 10 | It is hereby ordered that license number 20156 held by Susan Van Dyke, M.D. is                |
| 11 | Inactive with Cause. A.R.S. §32-1452(F) and A.A.C. R4-16-403.                                 |
| 12 | DATED this 20 day of May, 2005.   |
| 13 | ARIZONA MEDICAL BOARD   |
| 14 | ANIZONA WILDICAL BOARD  |
| 15 |   |
| 16 | By: Amade Diehl   |
| 17 | AMANDA J. DIEHL, M.P.A.  Executive Director   |
| 18 | ORIGINAL of the foregoing filed this  |
| 19 | 23 day of 100 , 2005 with:  |
| 20 | Arizona Medical Board<br>9545 East Doubletree Ranch Road                                      |
| 21 | Scottsdale, AZ 85258  |
| 22 | EXECUTED COPY of the foregoing mailed by  Certified Mail this 23 day of man,                  |
| 23 | 2005 to:  |
| 24 | Susan Van Dyke, M.D.  |
| 25 | Address of Record   |
|    |   |

#### BEFORE THE ARIZONA MEDICAL BOARD

In the Matter of

SUSAN VAN DYKE, M.D.

Holder of License No. 20156 For the Practice of Allopathic Medicine In the State of Arizona.

Case No. MD-05-0206A

CONSENT AGREEMENT FOR LICENSE REACTIVATION, STAYED REVOCATION AND PROBATION

#### CONSENT AGREEMENT

By mutual agreement and understanding, between the Arizona Medical Board ("Board") and Susan Van Dyke, M.D. ("Respondent"), the parties agreed to the following disposition of this matter.

- Respondent acknowledges that she has read and understands this Consent 1. Agreement and the stipulated Findings of Fact, Conclusions of Law and Order ("Consent Agreement"). Respondent acknowledges that she has the right to consult with legal counsel regarding this matter and has done so or chooses not to do so.
- 2. Respondent understands that by entering into this Consent Agreement, she voluntarily relinquishes any rights to a hearing or judicial review in state or federal court on the matters alleged, or to challenge this Consent Agreement in its entirety as issued by the Board, and waives any other cause of action related thereto or arising from said Consent Agreement.
- 3. Respondent acknowledges and understands that this Consent Agreement is not effective until approved by the Board and signed by its Executive Director.
- All admissions made by Respondent are solely for final disposition of this 4. matter and any subsequent related administrative proceedings or civil litigation involving the Board and Respondent. Therefore, said admissions by Respondent are not intended or made for any other use, such as in the context of another state or federal government

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regulatory agency proceeding, civil or criminal court proceeding, in the State of Arizona or any other state or federal court.

- 5. Respondent acknowledges and agrees upon signing this Consent Agreement, and returning this document (or a copy thereof) to the Board's Executive Director, Respondent may not revoke his acceptance of the Consent Agreement. Respondent may not make any modifications to the document. Any modifications to this original document are ineffective and void unless mutually approved by the parties.
- 6. Respondent further understands that this Consent Agreement, once approved and signed, is a public record that may be publicly disseminated as a formal action of the Board and will be reported to the National Practitioner Data Bank and to the Arizona Medical Board's website.
- 7. If any part of the Consent Agreement is later declared void or otherwise unenforceable, the remainder of the Consent Agreement in its entirety shall remain in force and effect.
- 8. Respondent has read and understands the condition(s) of probation including the terms and conditions for the Board to lift the stay of revocation and revoke her license.

SUSAN VAN DYKE, M.D.

DATED: 12505

#### FINDINGS OF FACT

- 1. The Board is the duly constituted authority for the regulation and control of the practice of allopathic medicine in the State of Arizona.
- 2. Respondent is the holder of license number 20156 for the practice of allopathic medicine in the State of Arizona.
- 3. The Board initiated case number MD-05-0206A after receiving an anonymous complaint that Demerol and the log accounting for Respondent's office supply of Demerol were missing from her office.
- 4. In response to an inquiry from the Board regarding drugs missing from her office, Respondent did not disclose her use of Demerol. Respondent eventually admitted to having a substance abuse problem and to using excess Demerol from her office over a three or four month time period. Respondent also admitted to checking herself into the Betty Ford Center ("Betty Ford") in early April 2005 without notifying the Board of her relapse. Respondent also admitted to voluntarily preemptively seeking treatment at another treatment facility in 2002 when she recognized that her drinking was going to become problematic.
- 5. Respondent participated in the Board's Monitored Aftercare Program ("MAP") under a Stipulated Rehabilitation Agreement ("SRA") from 1992 through 1995. On May 23, 2005 Respondent signed a request to inactivate her license with cause as required by law because her SRA for substance abuse terminated in 1995 and she had relapsed.
- 6. Respondent admitted to employing an unlicensed physician assistant ("PA") to practice in her office. Respondent stated she hired the PA to work in her office before she was in treatment with a plan that PA would only observe until licensure was issued to PA. However, Respondent entered treatment prior to PA beginning her employment with

 Respondent. Respondent stated she was unaware that PA was seeing patients in her absence. PA saw 163 patients prior to being ordered to cease and desist seeing patients by the Arizona Attorney General's Office. Respondent stated she provided for supervision of her practice by three physicians while she was in treatment.

- 7. Respondent failed to disclose her treatment for alcohol dependence on her 2002 license renewal application and her treatment at a treatment facility on her 2004 license renewal application.
  - 8. Respondent was discharged from Betty Ford on July 6, 2005.
- 9. On July 15, 2005 Respondent met with the Board's contracted addiction medicine specialist ("Specialist") who recommended that she be monitored in MAP while her underlying investigation was pending.
- 10. On July 19, 2005 Respondent agreed to participate in MAP on an interim basis.
- 11. Specialist recommends Respondent's license be reactivated and she be placed in MAP under a final Board Order.

#### **CONCLUSIONS OF LAW**

- The Board possesses jurisdiction over the subject matter hereof and over Respondent.
- 2. The conduct and circumstances described above constitute unprofessional conduct pursuant to A.R.S. § 32-1401(27)(f) ("[h]abitual intemperance in the use of alcohol or habitual substance abuse.").
- 3. The conduct and circumstances described above constitute unprofessional conduct pursuant to A.R.S. § 32-1401(27)(cc) ("[m]aintaining a professional connection with or lending one's name to enhance or continue the activities of an illegal practitioner of medicine.").

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4. The conduct and circumstances described above constitute unprofessional conduct pursuant to A.R.S. § 32-1401(27)(jj) ("[k]nowingly making a false or misleading statement to the board or on a form required by the board or in a written correspondence, including attachments, with the board.").

#### **ORDER**

#### IT IS HEREBY ORDERED THAT:

- Respondent's license is reactivated.
- 2. Respondent's license for the practice of allopathic medicine in the State of Arizona is revoked. The revocation, however, is stayed and Respondent is placed on probation for five years with the following terms and conditions. Upon any violation of a probationary term, after giving notice and an opportunity to be heard, the Board shall terminate the probation and revoke Respondent's license. If an investigation involving an alleged violation of probation is initiated, but not resolved prior to the termination of the probation, the Board has continuing jurisdiction and the period of probation shall extend until the matter is final.
- a. Respondent shall submit quarterly declarations under penalty of perjury on forms provided by the Board, stating whether there has been compliance with all conditions of probation. The declarations shall be submitted on or before the 15th of March, June, September and December of each year, beginning on or before March 15, 2006.
- b. Respondent shall participate in the Board's Monitored Aftercare Program pursuant to the following:
- 1. <u>Participation</u>. Respondent shall promptly enroll in and participate in the Monitored Aftercare Program ("MAP") for the treatment and rehabilitation of physicians who are impaired by alcohol or drug abuse. Respondent shall remain in MAP for five

years from the effective date of this Order. Respondent's participation in MAP may be unilaterally terminated with or without cause at the Board's discretion at any time after the issuance of this Order.

- 2. Group Therapy. Respondent shall attend MAP's group therapy sessions one time per week for the duration of this Order, unless excused by the MAP group therapist for good cause such as illness or vacation. Respondent shall instruct the MAP group therapist to release to Board Staff, upon request, all records relating to Respondent's treatment, and to submit monthly reports to Board Staff regarding attendance and progress. The reports shall be submitted on or before the 10th day of each month.
- 3. <u>12 Step or Self-Help Group Meetings</u>. Respondent shall attend ninety 12-step meetings or other self-help group meetings appropriate for substance abuse and approved by Board Staff, for a period of ninety days beginning not later than either (a) the first day following Respondent's discharge from chemical dependency treatment or (b) the date of this Order.
- 4. Following completion of the ninety meetings in ninety days, Respondent shall participate in a 12-step recovery program or other self-help program appropriate for substance abuse as recommended by the MAP group therapist and approved by Board Staff. Respondent shall attend a minimum of three 12-step or other self-help program meetings per week.
- 5. <u>Board-Staff Approved Primary Care Physician</u>. Respondent shall promptly obtain a primary care physician and shall submit the name of the physician to Board Staff in writing for approval. The Board-approved primary care physician ("PCP") shall be in charge of providing and coordinating Respondent's medical care and treatment. Except in an *Emergency*, Respondent shall obtain medical care and treatment only from

the PCP and from health care providers to whom the PCP refers Respondent. Respondent shall request that the PCP document all referrals in the medical record. Respondent shall promptly inform the PCP of Respondent's rehabilitation efforts and provide a copy of this Order the PCP. Respondent shall also inform all other health care providers who provide medical care or treatment that Respondent is participating in MAP.

- a. "Emergency" means a serious accident or sudden illness that, if not treated immediately, may result in a long-term medical problem or loss of life.
- **6.** <u>Medication</u>. Except in an *Emergency*, Respondent shall take no *Medication* unless the PCP or other health care provider to whom the PCP refers Respondent prescribes the *Medication*. Respondent shall not self-prescribe any *Medication*.
  - a. "Medication" means a prescription-only drug, controlled substance, and over-the counter preparation, other than plain aspirin, plain ibuprofen, and plain acetaminophen.
- 7. If a controlled substance is prescribed, dispensed, or is administered to Respondent by any person other than PCP, Respondent shall notify the PCP in writing within 48 hours. The notification shall contain all information required for the medication log entry specified in paragraph 8. Respondent shall request that the notification be made a part of the medical record. This paragraph does not authorize Respondent to take any *Medication* other than in accordance with paragraph 6.
- 8. <u>Medication Log.</u> Respondent shall maintain a current legible log of <u>all</u> *Medication* taken by or administered to Respondent, and shall make the log available to the Board Staff upon request. For *Medication* (other than controlled substances) taken on an on-going basis, Respondent may comply with this paragraph by logging the first and last administration of the *Medication* and all changes in dosage or frequency. The log, at a minimum, shall include the following:

- a. Name and dosage of *Medication* taken or administered;
- b. Date taken or administered;
- c. Name of prescribing or administering physician;
- d. Reason *Medication* was prescribed or administered.

This paragraph does not authorize Respondent to take any *Medication* other than in accordance with paragraph 6.

- 9. <u>No Alcohol or Poppy Seeds</u>. Respondent shall not consume alcohol or any food or other substance containing poppy seeds or alcohol.
- present in the State of Arizona and such other times as Board Staff may direct, Respondent shall promptly comply with requests from Board Staff, the MAP group therapist, or the MAP Director to submit to witnessed biological fluid collection. If Respondent is directed to contact an automated telephone message system to determine when to provide a specimen, Respondent shall do so within the hours specified by Board Staff. For the purposes of this paragraph, in the case of an in-person request, "promptly comply" means "immediately." In the case of a telephonic request, "promptly comply" means that, except for good cause shown, Respondent shall appear and submit to specimen collection not later than two hours after telephonic notice to appear is given. The Board in its sole discretion shall determine good cause.
- 11. Respondent shall provide Board Staff in writing with one telephone number that shall be used to contact Respondent on a 24 hour per day/seven day per week basis to submit to biological fluid collection. For the purposes of this section, telephonic notice shall be deemed given at the time a message to appear is left at the contact telephone number provided by Respondent. Respondent authorizes any person or organization conducting tests on the collected samples to provide testing results to the Board and the

12. Respondent shall cooperate with collection site personnel regarding biological fluid collection. Repeated complaints from collection site personnel regarding Respondent's lack of cooperation regarding collection may be grounds for termination from MAP.

- Number. Respondent shall provide Board Staff at least three business days advance written notice of any plans to be away from office or home when such absence would prohibit Respondent from responding to an order to provide a biological fluid specimen or from responding to communications from the Board. The notice shall state the reason for the intended absence from home or office, and shall provide a telephone number that may be used to contact Respondent.
- 14. <u>Payment for Services</u>. Respondent shall pay for all costs, including personnel and contractor costs, associated with participating in MAP at time service is rendered, or within 30 days of each invoice sent to Respondent.
- 15. Examination. Respondent shall submit to mental, physical, and medical competency examinations at such times and under such conditions as directed by the Board to assist the Board in monitoring Respondent's ability to safely perform as a physician and Respondent's compliance with the terms of this Order.
- 16. <u>Treatment</u>. Respondent shall submit to all medical, substance abuse, and mental health care and treatment ordered by the Board, or recommended by the MAP Director.
- 17. <u>Obey All Laws</u>. Respondent shall obey all federal, state and local laws, and all rules governing the practice of medicine in the State of Arizona.
  - 18. <u>Interviews.</u> Respondent shall appear in person before the Board and its

 Staff and MAP committees for interviews upon request, upon reasonable notice.

- 19. Address and Phone Changes, Notice. Respondent shall immediately notify the Board in writing of any change in office or home addresses and telephone numbers.
- 20. Relapse, Violation. In the event of chemical dependency relapse by Respondent or Respondent's use of drugs or alcohol in violation of the Order, Respondent shall promptly enter into an Interim Consent Agreement for Practice Restriction that requires, among other things, that Respondent not practice medicine until such time as the Board considers the relapse or violation of the Order as described in Paragraph Two of this Order.

#### 21. Notice Requirements.

- (A) Respondent shall immediately provide a copy of this Order to all employers and all hospitals and free standing surgery centers where Respondent currently has privileges. Within 30 days of the date of this Order, Respondent shall provide the Board with a signed statement of compliance with this notification requirement. Upon any change in employer or upon the granting of privileges at additional hospitals and free standing surgery centers, Respondent shall provide the employer, hospital or free standing surgery center with a copy of this Order. Within 30 days of a change in employer or upon the granting of privileges at additional hospitals and free standing surgery centers, Respondent shall provide the Board with a signed statement of compliance with this notification requirement.
- (B) Respondent is further required to notify, in writing, all employers, hospitals and free standing surgery centers where Respondent currently has or in the future gains employment or privileges, of a chemical dependency relapse, use of drugs or alcohol in violation of this Order and/or entry into a treatment program. Within seven days

of any of these events Respondent shall provide the Board written confirmation of compliance with this notification requirement.

- (C) Respondent shall immediately submit to the Board under penalty of perjury, on a form provided by the Board, the name(s) and address(es) of all employers and all hospitals and free standing surgery centers where Respondent currently holds privileges to practice. Respondent is further required to, under penalty of perjury, on a form provided by the Board, immediately notify the Board of any changes in employment and of any hospitals and free standing surgery centers where Respondent gains privileges after the effective date of this Order.
  - 22. Public Record. This Order is a public record.
- 23. Out-of-State. In the event Respondent resides or practices as a physician in a state other than Arizona, Respondent shall participate in the rehabilitation program sponsored by that state's medical licensing authority or medical society. Respondent shall cause the monitoring state's program to provide written reports to the Board regarding Respondent's attendance, participation, and monitoring. The reports shall be due quarterly on or before the 15th day of March, June, September, and December of each year, until the Board terminates this requirement in writing. The monitoring state's program and Respondent shall immediately notify the Board if Respondent: a) is non-compliant with any aspect of the monitoring requirements; b) relapses; c) tests positive for controlled substances; d) has low specific gravity urine drug test(s), missed and/or late urine drug tests, or otherwise rejected urine drug tests; and e) is required to undergo any additional treatment.
- 24. Respondent shall immediately obtain a treating psychiatrist/psychotherapist approved by Board Staff and shall remain in treatment with the psychiatrist/psychotherapist for a minimum of 12 months. Respondent shall comply with

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the psychiatrist's/psychotherapist's recommendations for continuing care and treatment. Respondent shall instruct the psychiatrist/psychotherapist to submit quarterly written reports to the Board regarding diagnosis, prognosis, and recommendations for continuing care and treatment. The reports must be submitted on or before the 15<sup>th</sup> day of March, June, September and December of each year. After 12 months, Respondent may submit a request to the Executive Director requesting termination of the requirement that Respondent remain in treatment with a psychiatrist/psychotherapist. The decision to terminate will be based, in part, upon the treating psychiatrist's/psychotherapist's recommendation for continued care and treatment.

- 25. This Order supersedes all previous consent agreements and stipulations between the Board and Respondent.
- 26. The Board retains jurisdiction and may initiate new action based upon any violation of this Order.
  - 27. This Order is the final disposition of case number MD-05-0206A.

DATED AND EFFECTIVE this 1245 day of December, 2005.

(SEAL)



ARIZONA MEDICAL BOARD

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TIMOTHY C. MILLER, J.D. Executive Director

ORIGINAL of the foregoing filed this day of Trembar 2005 with:

Arizona Medical Board 9545 E. Doubletree Ranch Road Scottsdale, AZ 85258

EXECUTED COPY of the foregoing mailed by US Mail this 13th day of 10ccmbox, 2005, to:

Susan Van Dyke, M.D. Address of Record

Investigational Review